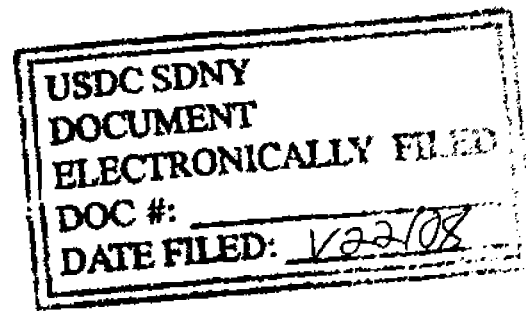


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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----x
Mei L. Wang, Michael Y. J. Wang, Chun Fang)
Wang,)
Plaintiffs,)
v.) 7 CV 05462 (BSJ)(FM)
CYR International, Inc., Chew Young Roo)
America, Inc., CYR USA, Inc., Chew Young)
Roo, Inc., Chew Young Roo, Chew Young Roo,)
Eun Chan Lim, Chew Young Roo, Inc.,)
Chew Young Roo, Inc., C&Tel, CYR CO.,)
LTD., Sung Soo Park,)
Defendants.)
-----x

ORIGINAL

ORDER

WHEREAS Plaintiffs filed their Amended Complaint in this matter on July 3, 2007;

WHEREAS the Court on October 19, 2007 entered a Scheduling Order providing leave for the parties to add new parties in this matter until December 21, 2007;

WHEREAS Plaintiffs have become aware of other parties including Chew Young Roo, Inc., Chew Young Roo, Inc., C&Tel, CYR CO., LTD.. and Sung Soo Park that have individually and/or in concert who have violated Plaintiffs' state and federal trademark

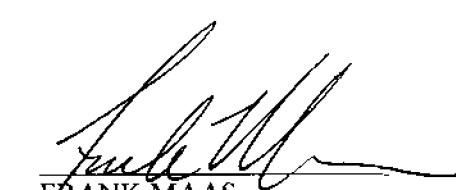
and related rights as alleged in Plaintiffs' Amended Complaint and proposed Second Amended Complaint;

WHEREAS Plaintiffs has determined that the Complaint should therefore be ~~Complaint~~ ^{Amended} ~~further~~ ^{1/22/08} amended to add the additional parties; and
WHEREAS, the Plaintiffs' motion to amend is unopposed; now
THEREFORE the Court grants Plaintiffs leave to file their Second Amended Complaint ~~attached hereto~~ as Exhibit 1 (adding the additional parties Chew Young Roo, Inc., Chew Young Roo, Inc., C&Tel, CYR CO., LTD.. and Sung Soo Park as defendants in this matter).

1/22/08
in the
form annexed
to their Notice
of Motion

So Ordered:

Date: 1/22/08


FRANK MAAS
United States Magistrate Judge